## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI OXFORD DIVISION

LESLY GATHERIGHT,

**PLAINTIFF** 

V.

CIVIL ACTION NO. 3:12-CV-111-SA-SAA

NORMAN CLARK, et al.,

**DEFENDANTS** 

**ORDER** 

Pro se plaintiff Lesly Gatheright has filed several motions which all stem from an attempt to have this court compel non-parties to respond to written discovery. Docket 47, 49, 52, 53, 58. Plaintiff's first motion to compel, Docket 47, was denied by this court because it sought to force non-parties to answer discovery in a manner which did not comply with Rule 31 of the FEDERAL RULES OF CIVIL PROCEDURE. Docket 77. Just as Docket 47, plaintiff's second motion [Docket 52] to compel non-parties to this action—the Calhoun County, Mississippi Sheriff's Department and Deputy Dewayne Winter—to answer questions at deposition upon written examination fails to comply with Rule 31. Having duly considered the motion, including all evidence offered by the plaintiff, the court denies the motion for the same reasons discussed at length in this court's denial of plaintiff's first motion to compel [Docket 77]. As a consequence, it is

**ORDERED** 

that plaintiff's second motion to compel, Docket 52, is DENIED.

This, the 8<sup>th</sup> day of July 2015.

<u>/s/ S. Allan Alexander</u>
UNITED STATES MAGISTRATE JUDGE